IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF ILLINOIS

UNITED STATES OF AMERICA,)	
Plaintiff,)	
vs.)	Case No. 25-CR-30013-DWD
)	
LOUIS C. MORRIS JR.,)	
)	
Defendant.)	

MEMORANDUM & ORDER

DUGAN, District Judge:

This matter is currently before the Court on Defendant Louis C. Morris Jr.'s Motion for Early Termination of Supervised Release (Doc. 3). Mr. Morris was sentenced to 72 months' imprisonment to be followed by four years' supervised release in the Eastern District of Missouri for the offense of Conspiracy to Distribute Heroin. (Doc. 6). On April 8, 2022, the defendant was released from the custody of the Federal Bureau of Prisons and began his term of supervised release. (Doc. 6). Mr. Morris contends that he has been compliant with all terms of supervision, including maintaining employment where he recently received a promotion.

The Government responded on July 11, 2025. (Doc. 6). The Government agrees that Mr. Morris has been compliant with all terms of supervision and has no objection to the request for early termination of supervised release. (Doc. 6). The probation department agrees that Mr. Morris is a good candidate for early termination, reporting that Mr. Morris has made the necessary adjustments to be a productive member of the

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community. (Doc. 6). The probation department also indicates that since his release,

Mr. Morris has maintained employment and a stable residence, reported to probation

as instructed, rendered negative results for the use of illicit substances, and paid his

financial obligation in full. (Doc. 6).

18 U.S.C. § 3583(e)(1) provides that "the court may, after considering the factors

set forth in section 3553(a) . . . terminate a term of supervised release and discharge the

defendant released at any time after the expiration of one year of supervised release,

pursuant to the provisions of the Federal Rules of Criminal Procedure relating to the

modification of probation, if it is satisfied that such action is warranted by the conduct

of the defendant released and the interest of justice." See also Fed. R. Crim. Proc.

32.1(c)(2) (allowing for modification of supervised release without a hearing).

After considering the motion and the Section 3553(a) factors, the Court finds that

early termination of Mr. Morris's supervised release is warranted by his conduct and

in the interest of justice. Mr. Morris's dedication to turning his life around during

supervised release is commendable, reflecting a true commitment to rehabilitation. The

Motion for Termination of Supervised Release (Doc. 3) is **GRANTED**. The previously

imposed term of supervised release is **TERMINATED** as of the date of this Order. The

Court wishes Mr. Morris continued success.

IT IS SO ORDERED.

Dated: July 14, 2025

s/David W. Dugan DAVID W. DUGAN

United States District Judge